IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

UNITED STATES OF AMERICA	: :			
v. RASHAWN ERIC MCEACHERN	: 1:21CR418-1 :			
JOINT STATUS REPORT				
Pursuant to the applicable Sc	cheduling Order, counsel for the defendant			
and counsel for the United States in	nform the Court as follows:			
☐ A plea agreement has been si	gned and filed.			
☐ The parties have agreed on a	plea agreement and a written			

	plea agreement will be filed no later than			
		The defendant intends to plead guilty without a written plea agreement.		
	If an	any of the above three boxes is checked, check at least one box below.		
		the defendant consents to a video conference Rule 11 hearing.		
		the defendant consents to a teleconference Rule 11 hearing.		
		the defendant is or will be ready to proceed with a Rule 11 hearing as soon as an in-person hearing can be scheduled.		
\boxtimes	The	The matter is not ready for Rule 11 hearing or trial because:		
		there is a pending motion which must be resolved.		
		The motion \square does \square does not require a hearing at which the defendant must be present.		
	\Box There are outstanding discovery issues which must be re			

		The defendant's motion to continue was granted and the matter is now on the April 2022 trial calendar. <i>See</i> Dkt. 20.
\boxtimes	The pand	parties have discussed the requirements of the Speedy Trial Act
		The United States [] has filed [] intends to file a motion to exclude time from Speedy Trial Act calculations, to which the defendant will not or does not object.
		There are no Speedy Trial Act issues unless the expected Rule 11 cannot be completed before May 22, 2022.
□ Ot	her in	formation relevant to scheduling:
	This	the 28th day of February, 2022.
		. HAIRSTON tes Attorney
 /S/ K	P KF	NNEDY GATES /S/ HELEN L. PARSONAGE

/S/ K.P. KENNEDY GATES NCSB # 41259 Assistant United States Attorney 101 S. Edgeworth St., 4th Flr. Greensboro, NC 27401 336/333-5351 /S/ HELEN L. PARSONAGE Attorney for Defendant